SERVICE AGREEMENT

This Service Agreement (Agreement) is entered into by and between Academic Partnerships, LLC, a Delaware limited liability company (AP), and Southeastern Oklahoma State University (the University) as of December 15, 2015 (the Effective Date). AP and the University are sometimes referred to in this Agreement each as a Party, and collectively as the Parties.

Recitals Incorporated Into Agreement

A. The University offers courses and degree programs at the undergraduate, graduate and post-graduate level as well as other courses and programs (any of which may include pre-requisite and co-requisite courses);

B. AP provides services to universities to enable them to offer such courses, degree programs and other programs online;

C. Subject to the terms and conditions set forth herein, the University desires to engage AP to provide such services with regard to the mutually agreed to courses, degree programs and other programs (as set forth in the attached Addendum[s]) (jointly called Online Programs)

I. AP Obligations

During the Term of this Agreement, AP shall have the following obligations, which it shall fulfill through its own efforts as well as through efforts of its agents and affiliates:

A. Marketing, Recruiting, and Promotion. AP shall be the exclusive third-party marketer of the Online Programs governed by this Agreement and will market the these Online Programs using a variety of means as determined by AP, in its sole discretion, including but not limited to:

(1) digital marketing;

(2) establishing relationships with employers and other organizations using field sales representatives / affiliate partnerships, on behalf of the University and its Online Programs using the University’s intellectual property (including, specifically, its trademarks without necessarily referencing AP). (See Section IV).

B. Program Development, Support and Implementation. AP’s implementation team will work with the University to launch the University’s Online Programs. AP’s implementation support services will include:

(1) an integration team that works with the University’s personnel from key departments;

(2) facilitation of various operational planning sessions for Online Programs;
(3) development of a “Program Guidelines” document;

(4) cross-functional project management services, including development of a project plan to drive program implementation activities.

C. **Academic Support Services.** AP will work with faculty and the University on Online Programs’ design, including but not limited to:

(1) assisting with planning, blueprinting and course conversion of Online Programs into an electronic format;

(2) assisting University in structuring multiple annual start dates; and

(3) introducing best practices for the delivery of Online Programs.

D. **Enrollment Specialist Representatives (ESRs).** ESRs will serve as a primary point of contact for all prospective students for the Online Programs. The ESRs will help educate students about the Online Programs. AP’s responsibilities include:

(1) staffing and equipping a call center for ESRs;

(2) providing a team of ESRs to contact potential students;

(3) providing a toll free number and website for prospective students;

(4) recruiting in compliance with the academic standards of the University and regulatory requirements; and

(5) informing potential students of the Program characteristics and referring potential students to the University regarding financial aid and/or academic questions. In performing recruiting activities, ESRs shall use such marketing and promotional materials as deemed appropriate by AP and as are provided by or approved by the University in accordance with this Agreement; and, AP is entitled to rely on the accuracy of any such materials.

AP agrees that in the course of recruitment of Students for enrollment in one or more Online Programs it will not provide any commission, bonus or other incentive payments based directly or indirectly upon success in securing enrollments to any person or entity directly engaged in any student recruiting or admission activities, or any person directly supervising such person, except in accordance with the provisions of 34 C.F.R. 668.14(b)(22)(2003) and any subsequent amendment thereto, and/or any other requirement of the United States Department of Education or the University's regional accreditor.

E. **Application Support.** In addition to recruiting, ESRs will:
(1) inform applicants of University application requirements;

(2) contact applicants regarding upcoming Online Programs’ deadlines;

(3) remind applicants to submit necessary paperwork (transcripts, etc.);

(4) remind Students of the registration process, registration deadlines and payment deadlines once admitted to the University; and

(5) refer Students to appropriate University resources if there are further questions about the Program(s).

F. Student Support Services. ESRs will provide student support and retention services, including, but not limited to the following:

(1) following up with Students periodically through graduation;

(2) referring Students to University resources if academic questions persist;

(3) welcoming new Students and providing upcoming registration dates and/or deadlines;

(4) re-engaging inactive Students; and

(5) reminding Students of upcoming start dates, registration deadlines and payment deadlines.

G. Canvas. AP recommends Canvas as the preferred learning management system. If the University elects to use Canvas, AP will fund the University’s use of Canvas for the Online Programs for the duration of this Agreement. To receive Canvas from Instructure (the Canvas Provider) at no additional charge to the University, the University must enter into a master subscription services agreement with Instructure as soon as reasonably practicable following the execution of this Agreement.

Upon entering into a master subscription services agreement with Instructure, the University shall take the necessary steps in conjunction with Instructure to integrate the University into the Canvas environment. The University shall use commercially reasonable efforts to complete such integration within sixty (60) days.

If the University desires to host a Massive Open Online Course (MOOC) on the Canvas Open Network, Instructure will provide support on the Canvas Open Network at no additional charge to the University if the University enters into a memorandum of understanding with Instructure specifically for this purpose.

H. Protection of Data. AP shall use reasonable efforts to ensure the data shared is not re-disclosed or otherwise breached. For any data shared that is subject to the
regulations of the Family Educational Rights and Privacy Act (FERPA), (34 CFR Part 99), AP shall comply with the requirements of FERPA.

Notwithstanding the above, AP may utilize the information of denied applicants (Non-Viable Prospects) to offer them information on other educational opportunities so long as AP obtains the Non-Viable Prospects’ consent. The University agrees to assist AP in this process by allowing AP to contact the Non-Viable Prospects, under the University’s name, to propose they further their education through other opportunities.

II. University Obligations

The University shall maintain the sole authority in the (i) appointment of faculty, (ii) admission of students, (iii) delivery of Online Programs, (iv) evaluation of student performance, (v) decision to award course credit and/or academic credentialing, and (vi) decision to award scholarships or financial aid. During the Term of this Agreement, the University has the following obligations:

A. Marketing Deliverables.

(1) University shall expressly approve or disapprove of any proposed marketing materials, plans and proposals submitted to it by AP within 5 days of receipt. If University does not respond to AP within the 5 day period, AP may assume that the marketing materials, plans, and proposals are approved;

(2) University shall deliver to AP its branding and style guidelines and hereby grants the right to AP to use its intellectual property (including to represent the University in forming affiliate relationships and related promotions without necessarily referencing AP) referenced in Section IV and Exhibit C in performance of the AP Obligations;

(3) University shall allow AP and/or its agents or affiliates to use the University web domain for marketing (i.e., http://online.universityname.edu or http://degree.universityname.edu) and host those subdomains for ease of maintenance and updates;

(4) University shall allow AP to have access to current student and alumni email lists for marketing purposes; and

(5) University shall ensure that AP is its exclusive marketer and promoter with regard to the Online Programs.

B. Regulatory Approvals, Accreditations, and Licenses. The Parties agree that AP is relying on the University’s obligation to determine and obtain all necessary regulatory approvals and licenses for the Online Programs including as set forth below:
(1) **Obtaining Regulatory Approvals.** As it is required by law, the University shall fulfill its obligation to determine if it is required to obtain any type of approval, authorization, certificate, or license to deliver online instruction, market degree programs, or recruit students. If the University determines that it or its agents are required to obtain any sort of approval, authorization, certificate, or license in a state, then the University shall obtain all such necessary approvals and shall communicate them to AP in a timely manner.

(2) **Informing AP of Obtained Approvals.** The University shall inform AP as to which states’ residents the University is legally authorized to enroll students, what types of marketing and recruitment activities it has obtained approval for, and in which locations such approvals have been obtained.

C. **Financial/Business Oversight.** The University will oversee the financial management of the Online Programs.

D. **Intellectual Property.** The University will not remove, deface, or obscure any of AP’s or its agents or affiliates’ copyright or trademark notices and/or legends or other proprietary notices associated with AP or its agents or affiliates.

E. **Access to Data.** The University shall provide AP daily extracts from its Student Information System and Learning Management System that contain information about applicants and students enrolled in the Online Programs. Essential data includes, but is not limited to, applicant, student, section, course, enrollment, grade, and time-activity data. AP and its agents and/or affiliates may use the data only for the purposes of AP fulfilling its obligations and exercising its rights under this Agreement and to analyze and increase the effectiveness of the services it offers hereunder within the scope of the Online Programs. Additionally, AP may share such data with its strategic partners, specifically AspirEDU, Inc., Zoom Video Communications, Inc., and Instructional Connections, LLC, in order for AP to improve retention efforts and enhance AP’s other services within the scope of the Online Programs. All strategic partners receiving data from AP will be bound by same FERPA requirements as AP.

F. **Competing Programs.** The University agrees that for the duration of this Agreement it will not offer any similar and/or competing online program(s) to the Online Programs that are represented by AP.

G. **Program Characteristics.** The University will assure that:

1. its tuition fee for the Online Programs is no more than the campus-based tuition;
2. the Online Programs are in an accelerated format;
3. there shall be at least six program starts per year per Online Program;
the University shall work in good faith toward obtaining approval in as many jointly identified states with AP as soon as reasonably practicable;

the University shall work collaboratively with AP on marketing promotions, including offering special scholarships to affiliate partners; and

the University shall provide and maintain at least three high-demand Online Programs under this Agreement

II. License Grants by AP

During the Term of this Agreement, AP grants the University a limited, nonexclusive license to use AP’s intellectual property, including but not limited to its trademarks, logos, websites, marketing materials, and know-how, for the specific and limited purpose of marketing and promoting the Online Programs. Exhibit A lists the initial AP trademarks that AP expects to be used under this Agreement.

IV. License Grants by the University

A. License. During the Term of this Agreement, the University grants AP a limited, nonexclusive license to use the University’s intellectual property, including but not limited to its trademarks, logos, websites, marketing materials, pictures (of faculty, the University, and its students and alumni), and know-how, for the specific and limited purpose of marketing and promoting the Online Programs. Exhibit B lists the initial University trademarks that the University expects to be used under this Agreement.

B. Agents and/or Affiliates. AP is hereby given the right to allow its agents and/or affiliates (e.g. specialized providers of niche services such as digital marketing and operational suppliers) to utilize the University materials where appropriate in AP’s reasonable discretion to meet its obligations to the University and exercise its rights under this Agreement.

V. Ownership

A. Ownership of Contributed Materials. AP and the University each retain all ownership and intellectual property rights in the material they each contributed.

B. Ownership of Developed Materials. Any right, title and interest in and to any intellectual property arising from or attributed to any of the work or activities undertaken as part of this Agreement shall belong to the Party that creates such intellectual property, unless mutually agreed to otherwise in writing.

VI. Term and Right of First Offer

A. Term. The original term of this Agreement shall commence on the Effective Date and end on the seventh (7th) anniversary of the Effective Date, unless terminated earlier hereunder. The original term and any successor term shall automatically renew for five (5)
year periods, unless either Party gives written notice to the other Party of its desire to terminate the Agreement at least 270 days before the expiration of the then current original term or successor term. To the extent that an Addendum to this Agreement is entered into for a new Program, the term of such Addendum shall also be for a period of seven (7) years (New Term) notwithstanding the fact that the New Term could exceed the period of the original term or the successor term. In the event of a New Term, all provisions of this Agreement shall remain in full force and effect for the duration of the New Term with regard to the new Online Programs and any renewals of such thereafter.

B. **Right of First Offer.** During the term of this Agreement, if the University decides to use a third-party service provider to provide services similar to those in this Agreement for online programs other than those listed in any executed Addendum, the University will first offer the right to exclusively negotiate an Addendum for the new Programs to AP. If AP and University negotiate in good faith but cannot reach an agreement within 60 days from the date of the first offer, University is free to contract with another service provider solely for online programs not listed in any executed Addendum.

VII. **Payment and Taxes**

A. **AP Payment.** The University will collect all Revenue (defined to mean tuition and related fees charged to students for the Online Programs) and will remit to AP an amount equal to the product of multiplying the applicable revenue percentage [identified in each Addendum] times Revenue, which shall be due and payable to AP within thirty (30) days of the start of any Online Programs. In the event no percentage is noted in an Addendum the default percentage shall be 50% for both in-state and out of state tuition.

B. **Taxes.** Each Party will be responsible for any and all taxes due on their portion of Revenues received.

C. **Payment Upon Termination.** The University acknowledges that a significant portion of AP's cost is incurred before a student enrolls, and that AP's only method of cost recovery is through the continuing payments as a student progresses through the Online Programs. The University acknowledges that a significant portion of AP's cost is incurred before a Student enrolls, and that AP's only method of cost recovery is through the continuing payments as a Student progresses through the Online Programs. Therefore, for each Student who AP secures the enrollment of during the Term of this Agreement, the University shall continue to remit payments to AP for so long as the Student continues to take Online Programs at the University, even if beyond the expiration termination (for any reason) date of this Agreement.

VIII. **Indemnification**

A. **AP.** AP will defend and indemnify the University, to the extent permitted by Texas law, against any loss or damage caused by AP's actions hereunder provided that: (a) the University notifies AP in writing within 30 days of the claim; (b) AP has sole control of the defense and all related settlement negotiations; and (c) the University provides AP with
the assistance, information, and authority reasonably necessary to perform the above; reasonable out-of-pocket expenses incurred by the University in providing such assistance will be reimbursed by AP.

B. **University.** The University will defend and indemnify AP, to the extent permitted by the laws of its state against any loss or damage caused by the University’s actions hereunder provided that: (a) AP notifies the University in writing within 30 days of the claim; (b) the University has sole control of the defense and all related settlement negotiations; and (c) AP provides the University with the assistance, information, and authority reasonably necessary to perform the above; reasonable out-of-pocket expenses incurred by AP in providing such assistance will be reimbursed by the University.

**IX. LIMITATION OF LIABILITY**

NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES.

**X. Warranties**

A. **Authority.** Each Party warrants, to the best of its knowledge, that it has the authority to enter into the Agreement and to perform its obligations set forth herein.

B. **Ownership of Materials Provided.** Each Party warrants to the other that it is the sole and exclusive owner of the provided materials or has the license to use and sub-license any intellectual property owned by third parties and incorporated into such materials, and that, to the best of its knowledge; such materials do not infringe any third-party rights.

**XI. Cure for Breach.**

If either Party materially breaches the terms of this Agreement and fails to correct the breach within 90 days after the non-breaching Party provides written notification, the non-breaching Party shall follow the dispute resolution procedures contained herein under section XIII C.

**XII. Obligations Upon Termination.**

Upon expiration or termination of this Agreement, both parties shall cease all use of the other’s provided materials and return any such material in its possession to other Party.

**XIII. General**

A. **Relationship Between the Parties.** Each Party is an independent contractor and will be solely responsible for payment of all compensation owed to its employees, as well as employment related taxes. Each Party will maintain appropriate worker’s compensation for its employees as well as general liability insurance. Neither this Agreement, nor any terms and conditions contained herein, shall be construed as creating a partnership, joint venture, agency or franchise relationship.
B. **Governing Law and Jurisdiction.** This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with Oklahoma law.

C. **Dispute.** In the event that some or all of the materials provided by either Party is held or is believed by the other Party to infringe third party rights, the alleged infringer shall have the option, at its expense to: (a) modify the materials to be non-infringing; or (b) obtain a license from the third party to continue using that portion of the materials that is infringing the rights of such third party. If it is not commercially feasible to perform either of the above options, then that Party may require the other to return the infringing materials and all rights thereto.

If a Party breaches this Agreement and does not cure within the proper period then the Parties shall submit the matter to mediation under an agreed mediator within 90 days of the deadline for cure. If settlement is not reached within 60 days after service of a written demand for mediation, any unresolved controversy or claim arising out of or relating to this Agreement shall be settled by binding arbitration under an agreed arbitrator. The successful participant in any such arbitration shall be entitled to recovery of all of its legal costs and fees.

D. **Notice.** All notices, including notices of address change, required to be sent hereunder shall be in writing and shall be deemed to have been given when mailed by certified mail or actually received to:

If to AP:

Academic Partnerships, LLC  
Attention: Chief Financial Officer  
600 North Pearl Street  
Suite 900  
Dallas, Texas 75201

With copy to:

Academic Partnerships, LLC  
Attn: Legal Dept.  
2200 Ross Avenue  
Suite 3800  
Dallas, Texas 75201  
Facsimile: (214) 438-4133

If to the University:

Sean Burrage, President  
Southeastern Oklahoma State University  
1405 North 4th Durant, OK 74701

*MASTER SERVICE AGREEMENT* – Page 9

*Southeastern Oklahoma State University*
The Parties agree that they each may treat documents faxed and/or email attachments and/or a signature sent electronically by the other Party as original documents; nevertheless, either Party may require the other to exchange original signed documents.

D. **Severability.** In the event any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement will remain in full force.

E. **Waiver.** The waiver by either Party of any default or breach of this Agreement shall not constitute a waiver of any other or subsequent default or breach. Except for actions for nonpayment or breach of either Party's intellectual property rights, no action, regardless of form, arising out of this Agreement may be brought by either Party more than the time allowed by law after the cause of action has occurred.

F. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which, when executed and delivered, shall be an original, and all the counterparts together shall constitute one and the same instrument.

G. **Confidential Information.** Each Party agrees that it shall not use or disclose to any third party, except for the purpose of performing this Agreement, any business and technical information of the other Party which, in the exercise of reasonable judgment, should be recognized by such Party as confidential (Confidential Information). The obligation of confidentiality shall not apply to information which: (a) is or becomes part of the public domain through no fault of the receiving Party; (b) is furnished by the disclosing Party to others without restrictions on use and disclosure; (c) becomes known or available to the receiving Party without restriction from a source other than the disclosing Party without breach of any Agreement with the disclosing Party; (d) is disclosed with prior written approval of the disclosing Party; (e) is independently developed by the receiving Party without the use of any Confidential Information; (f) is previously known to the receiving Party on a non-confidential basis; or (g) is required by court order (other legal process) or government agency to be disclosed, in which case, the receiving Party shall give the disclosing Party as much notice as is reasonably practical so that the disclosing Party may seek a protective order or other confidential protection as the disclosing Party, in its sole discretion, may elect and the receiving Party shall reasonably cooperate with the disclosing Party in disclosing Party's efforts to obtain such order or protection.

H. **Force Majeure.** Neither Party will be liable for delays or failure in its performance hereunder to the extent such delay or failure is caused by any act of God, war, natural disaster, strike, lockout, labor dispute, work stoppage, fire, third-Party criminal act or act of government, or any other event beyond the reasonable control of that Party (an Excusable Delay). This Agreement may be terminated with written notice by either Party under this section should the Excusable Delay of the non-performing Party continue for more than 30 days.
I. **Entire Agreement.** This Agreement with any documents referred to in it constitutes the entire agreement and understanding between the Parties and supersedes any previous agreement between them relating to the matters set forth herein.

J. **Successors and Assigns.** This Agreement will be binding upon, and will inure to the benefit of, the permitted successors and assigns of each Party hereto. The University may not assign, this Agreement or any of its rights hereunder without the prior written consent of AP, and any attempted assignment without such consent shall be void.

K. **Variation.** No variation of this Agreement or of any of the documents referred to in it shall be valid unless it is in writing and signed by or on behalf of each of the Parties.

L. **Survivability.** The following Sections shall survive the expiration and termination of this Agreement: I-H, V, VII, VIII, IX, X, XII, and XIII.

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**ACADEMIC PARTNERSHIPS, LLC**

Signature: [Signature]

Name: **Randy Best**

Title: **Chief Executive Officer**

Date: [Date]

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**SOUTHEASTERN OKLAHOMA STATE UNIVERSITY**

Signature: [Signature]

Name: **Sean Burrage**

Title: **President**

Date: **December 1, 2015**

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**MASTER SERVICE AGREEMENT** – Page 11

*Southeastern Oklahoma State University*
ADDENDUM A

This Addendum A (Addendum) dated as of December 15, 2015 is a supplement to that certain Service Agreement (Agreement) dated as of December 15, 2015 between Academic Partnerships, LLC (AP), and Southeastern Oklahoma State University (the University) and is fully incorporated therein.

<table>
<thead>
<tr>
<th>PROGRAM AND/OR DEGREE</th>
<th>START DATE</th>
<th>AP REVENUE PERCENTAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>MBA</td>
<td>Fall 2016</td>
<td>50%</td>
</tr>
</tbody>
</table>

This addendum contains trade secrets and commercial and financial information that are confidential and therefore may not be disclosed to any third party. If the University receives an open records request for this information, it shall follow the applicable provisions of its state’s open records law in regards to notifying AP of the request and seeking a ruling by its state’s Attorney General or other open records authority regarding its confidentiality.

ACADEMIC PARTNERSHIPS, LLC

Signature: Randy Best
Name: Randy Best
Title: Chief Executive Officer
Date: 

SOUTHEASTERN OKLAHOMA STATE UNIVERSITY

Signature: Sean Burrage
Name: Sean Burrage
Title: President
Date: December 1, 2015
EXHIBIT A
(AP Trademarks, including those of its affiliates)

1. ACADEMIC PARTNERSHIPS, LLC
2. ACADEMIC PARTNERSHIPS
3. AP
EXHIBIT B

(University Trademarks)

1. SOUTHEASTERN OKLAHOMA STATE UNIVERSITY
2. SOUTHEASTERN
3. SE

4. SOUTHEASTERN OKLAHOMA STATE UNIVERSITY
5. SOUTHEASTERN
6. SE

7.
UNDERGRADUATE PROGRAMS SERVICE AGREEMENT

This Undergraduate Programs Service Agreement (Agreement) is entered into by and between Academic Partnerships, LLC, a Delaware limited liability company (AP), and Southeastern Oklahoma State University (the University) as of April 28, 2017 (the Effective Date). AP and the University are sometimes referred to in this Agreement each as a Party, and collectively as the Parties.

Recitals Incorporated Into Agreement

A. The University offers courses and degree programs at the undergraduate, and graduate level as well as other courses and programs (any of which may include pre-requisite and co-requisite courses);

B. AP provides services to universities to enable them to offer such courses, degree programs and other programs online;

C. AP and the University entered into a Graduate Programs Service Agreement dated December 15, 2015, as amended, whereby AP provides the University services with regards to the University’s graduate-level programs; and

D. Subject to the terms and conditions set forth herein, the University desires to engage AP to provide such services with regard to the mutually agreed to undergraduate-level courses, degree programs and other programs (as set forth in the attached Addendum[s]) (jointly called Online Programs) (participants in Online Programs are Students)

I. AP Obligations

During the Term of this Agreement, AP shall have the following obligations, which it shall fulfill through its own efforts as well as through efforts of its agents and affiliates:

A. Marketing, Recruiting, and Promotion. AP shall be the exclusive third-party marketer of the Online Programs governed by this Agreement and will market these Online Programs using a variety of means as determined by AP, in its sole discretion, including but not limited to:

(1) digital marketing;

(2) establishing relationships with employers and other organizations using field sales representatives / affiliate partnerships, on behalf of the University and its Online Programs using the University’s intellectual property (including, specifically, its trademarks without necessarily referencing AP). (See Section IV).

B. Program Development, Support and Implementation. AP’s implementation team will work with the University to launch the University’s Online Programs. AP’s implementation support services will include:
(1) an integration team that works with the University’s personnel from key departments;

(2) facilitation of various operational planning sessions for Online Programs;

(3) development of a “Program Guidelines” document;

(4) cross-functional project management services, including development of a project plan to drive program implementation activities.

C. Academic Support Services. AP will work with faculty and the University on Online Programs’ design, including but not limited to:

(1) assisting with planning, blueprinting and course conversion of Online Programs into an electronic format;

(2) assisting University in structuring multiple annual start dates; and

(3) introducing best practices for the delivery of Online Programs.

D. Enrollment Specialist Representatives (ESRs). ESRs will serve as a primary point of contact for all prospective Students for the Online Programs. The ESRs will help educate Students about the Online Programs. AP’s responsibilities include:

(1) staffing and equipping a call center for ESRs;

(2) providing a team of ESRs to contact potential Students;

(3) providing a toll free number and website for prospective Students;

(4) recruiting in compliance with the academic standards of the University and regulatory requirements; and

(5) informing potential Students of the Program characteristics and referring potential Students to the University regarding financial aid and/or academic questions. In performing recruiting activities, ESRs shall use such marketing and promotional materials as deemed appropriate by AP and as are provided by or approved by the University in accordance with this Agreement; and, AP is entitled to rely on the accuracy of any such materials.

AP agrees that in the course of recruitment of Students for enrollment in one or more Online Programs it will not provide any commission, bonus or other incentive payments based directly or indirectly upon success in securing enrollments to any person or entity directly engaged in any Students recruiting or admission activities, or any person directly supervising such person, except in accordance with the
provisions of 34 C.F.R. 668.14(b)(22)(2003) and any subsequent amendment thereto, and/or any other requirement of the United States Department of Education or the University’s regional accreditor.

E. **Application Support.** In addition to recruiting, ESRs will:

1. inform applicants of University application requirements;
2. contact applicants regarding upcoming Online Programs’ deadlines;
3. remind applicants to submit necessary paperwork (transcripts, etc.);
4. remind Students of the registration process, registration deadlines and payment deadlines once admitted to the University; and
5. refer Students to appropriate University resources if there are further questions about the Program(s).

F. **Student Support Services.** ESRs will provide student support and retention services, including, but not limited to the following:

1. following up with Students periodically through graduation;
2. referring Students to University resources if academic questions persist;
3. welcoming new Students and providing upcoming registration dates and/or deadlines;
4. re-engaging inactive Students; and
5. reminding Students of upcoming start dates, registration deadlines and payment deadlines.

G. **INTENTIONALLY WITHHELD**

H. **Protection of Data.** AP shall use reasonable efforts to ensure the data shared is not re-disclosed or otherwise breached. For any data shared that is subject to the regulations of the Family Educational Rights and Privacy Act (FERPA), (34 CFR Part 99), AP shall comply with the requirements of FERPA.

Notwithstanding the above, AP may utilize the information of denied applicants (Non-Viable Prospects) to offer them information on other educational opportunities so long as AP obtains the Non-Viable Prospects’ consent. The University agrees to assist AP in this process by allowing AP to contact the Non-Viable Prospects, under the University’s name, to propose they further their education through other opportunities.
II. University Obligations

The University shall maintain the sole authority in the (i) appointment of faculty, (ii) admission of Students, (iii) delivery of Online Programs, (iv) evaluation of student performance, (v) decision to award course credit and/or academic credentialing, and (vi) decision to award scholarships or financial aid. During the Term of this Agreement, the University has the following obligations:

A. Marketing Deliverables.

(1) University shall expressly approve or disapprove of any proposed marketing materials, plans and proposals submitted to it by AP within 5 working days of receipt. If University does not respond to AP within the 5 working day period, AP may assume that the marketing materials, plans, and proposals are approved;

(2) University shall deliver to AP its branding and style guidelines and hereby grants the right to AP to use its intellectual property (including to represent the University in forming affiliate relationships and related promotions without necessarily referencing AP) referenced in Section IV and Exhibit C in performance of the AP Obligations;

(3) University shall allow AP and/or its agents or affiliates to use the University web domain for marketing (i.e., http://online.universityname.edu or http://degree.universityname.edu) and host those subdomains for ease of maintenance and updates;

(4) University shall allow AP to have access to current student and alumni email lists for marketing purposes; and

(5) University shall ensure that AP is its exclusive marketer and promoter with regard to the Online Programs.

B. Regulatory Approvals, Accreditations, and Licenses. The Parties agree that AP is relying on the University’s obligation to determine and obtain all necessary regulatory approvals and licenses for the Online Programs including as set forth below:

(1) Obtaining Regulatory Approvals. As it is required by law, the University shall fulfill its obligation to determine if it is required to obtain any type of approval, authorization, certificate, or license to deliver online instruction, market degree programs, or recruit Students. If the University determines that it or its agents are required to obtain any sort of approval, authorization, certificate, or license in a state, then the University shall obtain all such necessary approvals and shall communicate them to AP in a timely manner.
(2) **Informing AP of Obtained Approvals.** The University shall inform AP as to which states’ residents the University is legally authorized to enroll Students, what types of marketing and recruitment activities it has obtained approval for, and in which locations such approvals have been obtained.

C. **Financial/Business Oversight.** The University will oversee the financial management of the Online Programs.

D. **Intellectual Property.** The University will not remove, deface, or obscure any of AP’s or its agents or affiliates’ copyright or trademark notices and/or legends or other proprietary notices associated with AP or its agents or affiliates.

E. **Access to Data.** The University shall provide AP daily extracts from its Student Information System and Learning Management System that contain information about applicants and Students enrolled in the Online Programs. Essential data includes, but is not limited to, applicant, Student, section, course, enrollment, grade, and time-activity data. AP and its agents and/or affiliates may use the data only for the purposes of AP fulfilling its obligations and exercising its rights under this Agreement and to analyze and increase the effectiveness of the services it offers hereunder within the scope of the Online Programs. Additionally, AP may share such data with its strategic partners, specifically AspirEDU, Inc., Zoom Video Communications, Inc., and Instructional Connections, LLC, in order for AP to improve retention efforts and enhance AP’s other services within the scope of the Online Programs. All strategic partners receiving data from AP will be bound by same FERPA requirements as AP.

F. **Competing Programs.** The University agrees that for the duration of this Agreement it will not offer any similar and/or competing online program(s) to the Online Programs that are represented by AP.

G. **Program Characteristics.** The University will assure that:

1. its total tuition and fees for the Online Programs is no more than the campus-based tuition and fees;

2. the Online Programs are in an accelerated format;

3. there shall be at least six program starts per year per Online Program;

4. the University shall work in good faith toward obtaining approval in as many jointly identified states with AP as soon as reasonably practicable;

5. the University shall work collaboratively with AP on marketing promotions, including offering special scholarships to affiliate partners. Should promotional scholarships or other special promotions be offered as part of AP’s marketing and recruitment activities for the Online Programs, the University and AP will share in the cost evenly unless agreed to otherwise; and
II. License Grants by AP

During the Term of this Agreement, AP grants the University a limited, nonexclusive license to use AP's intellectual property, including but not limited to its trademarks, logos, websites, marketing materials, and know-how, for the specific and limited purpose of marketing and promoting the Online Programs. Exhibit A lists the initial AP trademarks that AP expects to be used under this Agreement.

IV. License Grants by the University

A. License. During the Term of this Agreement, the University grants AP a limited, nonexclusive license to use the University's intellectual property, including but not limited to its trademarks, logos, websites, marketing materials, pictures (of faculty, the University, and its students and alumni), and know-how, for the specific and limited purpose of marketing and promoting the Online Programs. Exhibit B lists the initial University trademarks that the University expects to be used under this Agreement.

B. Agents and/or Affiliates. AP is hereby given the right to allow its agents and/or affiliates (e.g. specialized providers of niche services such as digital marketing and operational suppliers) to utilize the University materials where appropriate in AP's reasonable discretion to meet its obligations to the University and exercise its rights under this Agreement.

V. Ownership

A. Ownership of Contributed Materials. AP and the University each retain all ownership and intellectual property rights in the material they each contributed.

B. Ownership of Developed Materials. Any right, title and interest in and to any intellectual property arising from or attributed to any of the work or activities undertaken as part of this Agreement shall belong to the Party that creates such intellectual property, unless mutually agreed to otherwise in writing.

VI. Term and Right of First Offer

A. Term. The original term of this Agreement shall commence on the Effective Date and end on the seventh (7th) anniversary of the Effective Date, unless terminated earlier hereunder. The original term and any successor term shall automatically renew for five (5) year periods, unless either Party gives written notice to the other Party of its desire to terminate the Agreement at least 270 days before the expiration of the then current original term or successor term. To the extent that an Addendum to this Agreement is entered into for a new Program, the term of such Addendum shall also be for a period of seven (7) years (New Term) notwithstanding the fact that the New Term could exceed the period of the original term or the successor term. In the event of a New Term, all provisions of this
Agreement shall remain in full force and effect for the duration of the New Term with regard to the new Online Programs and any renewals of such thereafter.

B. **Right of First Offer.** During the term of this Agreement, if the University decides to use a third-party service provider to provide services similar to those in this Agreement for online programs other than those listed in any executed Addendum, the University will first offer the right to exclusively negotiate an Addendum for the new Programs to AP. If AP and University negotiate in good faith but cannot reach an agreement within 60 days from the date of the first offer, University is free to contract with another service provider solely for online programs not listed in any executed Addendum.

**VII. Payment and Taxes**

A. **AP Payment.** The University will collect all Revenue (defined to mean tuition and related fees charged to Students for the Online Programs) and will remit to AP an amount equal to the product of multiplying the applicable revenue percentage [identified in each Addendum] times Revenue, which shall be due and payable to AP within thirty (30) days of the start of any Online Programs. In the event no percentage is noted in an Addendum the default percentage shall be 50% for both in-state and out of state tuition. If the University’s on-campus students take a course in the Online Programs, AP will not receive payment for those enrollments. For clarity, the University will ensure that on-campus students enrolled in a course in an Online Program will not appear on any student rosters or other data files sent to AP.

B. **Taxes.** Each Party will be responsible for any and all taxes due on their portion of Revenues received.

C. **Payment Upon Termination.** The University acknowledges that a significant portion of AP’s cost is incurred before a Student enrolls, and that AP’s only method of cost recovery is through the continuing payments as a Student progresses through the Online Programs. Therefore, for each Student who AP secures the enrollment of during the Term of this Agreement, the University shall continue to remit payments to AP for so long as the Student continues to take Online Programs at the University, even if beyond the expiration termination (for any reason) date of this Agreement, or five (5) years, whichever comes first.

**VIII. Indemnification**

A. **AP.** AP will defend and indemnify the University, to the extent permitted by Texas law, against any loss or damage caused by AP’s actions hereunder provided that: (a) the University notifies AP in writing within 30 days of the claim; (b) AP has sole control of the defense and all related settlement negotiations; and (c) the University provides AP with the assistance, information, and authority reasonably necessary to perform the above; reasonable out-of-pocket expenses incurred by the University in providing such assistance will be reimbursed by AP.
B. University. The University will defend and indemnify AP, to the extent permitted by the laws of its state against any loss or damage caused by the University’s actions hereunder provided that: (a) AP notifies the University in writing within 30 days of the claim; (b) the University has sole control of the defense and all related settlement negotiations; and (c) AP provides the University with the assistance, information, and authority reasonably necessary to perform the above; reasonable out-of-pocket expenses incurred by AP in providing such assistance will be reimbursed by the University.

IX. LIMITATION OF LIABILITY

NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES.

X. Warranties

A. Authority. Each Party warrants, to the best of its knowledge, that it has the authority to enter into the Agreement and to perform its obligations set forth herein.

B. Ownership of Materials Provided. Each Party warrants to the other that it is the sole and exclusive owner of the provided materials or has the license to use and sub-license any intellectual property owned by third parties and incorporated into such materials, and that, to the best of its knowledge; such materials do not infringe any third-party rights.

XI. Cure for Breach.

If either Party materially breaches the terms of this Agreement and fails to correct the breach within 90 days after the non-breaching Party provides written notification, the non-breaching Party shall follow the dispute resolution procedures contained herein under section XIII C.

XII. Obligations Upon Termination.

Upon expiration or termination of this Agreement, both parties shall cease all use of the other’s provided materials and return any such material in its possession to other Party.

XIII. General

A. Relationship Between the Parties. Each Party is an independent contractor and will be solely responsible for payment of all compensation owed to its employees, as well as employment related taxes. Each Party will maintain appropriate worker’s compensation for its employees as well as general liability insurance. Neither this Agreement, nor any terms and conditions contained herein, shall be construed as creating a partnership, joint venture, agency or franchise relationship.

B. Governing Law and Jurisdiction. This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with Oklahoma law.
C. **Dispute.** In the event that some or all of the materials provided by either Party is held or is believed by the other Party to infringe third party rights, the alleged infringer shall have the option, at its expense to: (a) modify the materials to be non-infringing; or (b) obtain a license from the third party to continue using that portion of the materials that is infringing the rights of such third party. If it is not commercially feasible to perform either of the above options, then that Party may require the other to return the infringing materials and all rights thereto.

If a Party breaches this Agreement and does not cure within the proper period then the Parties shall submit the matter to mediation under an agreed mediator within 90 days of the deadline for cure. If settlement is not reached within 60 days after service of a written demand for mediation, any unresolved controversy or claim arising out of or relating to this Agreement shall be settled by binding arbitration under an agreed arbitrator. The successful participant in any such arbitration shall be entitled to recovery of all of its legal costs and fees.

D. **Notice.** All notices, including notices of address change, required to be sent hereunder shall be in writing and shall be deemed to have been given when mailed by certified mail or actually received to:

If to AP:

Academic Partnerships, LLC  
Attention: Chief Financial Officer  
600 North Pearl Street  
Suite 900  
Dallas, Texas 75201

With copy to:

Academic Partnerships, LLC  
Attn: Legal Dept.  
2200 Ross Avenue  
Suite 3800  
Dallas, Texas 75201  
Facsimile: (214) 438-4133

If to the University:

Sean Burrage  
President  
Southeastern Oklahoma State University  
1405 North 4th  
Durant, Oklahoma 74701
The Parties agree that they each may treat documents faxed and/or email attachments and/or a signature sent electronically by the other Party as original documents; nevertheless, either Party may require the other to exchange original signed documents.

D. **Severability.** In the event any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions of this Agreement will remain in full force.

E. **Waiver.** The waiver by either Party of any default or breach of this Agreement shall not constitute a waiver of any other or subsequent default or breach. Except for actions for nonpayment or breach of either Party’s intellectual property rights, no action, regardless of form, arising out of this Agreement may be brought by either Party more than the time allowed by law after the cause of action has occurred.

F. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which, when executed and delivered, shall be an original, and all the counterparts together shall constitute one and the same instrument.

G. **Confidential Information.** Each Party agrees that it shall not use or disclose to any third party, except for the purpose of performing this Agreement or as otherwise required by Oklahoma law, any business and technical information of the other Party which, in the exercise of reasonable judgment, should be recognized by such Party as confidential (Confidential Information). The obligation of confidentiality shall not apply to information which: (a) is or becomes part of the public domain through no fault of the receiving Party; (b) is furnished by the disclosing Party to others without restrictions on use and disclosure; (c) becomes known or available to the receiving Party without restriction from a source other than the disclosing Party without breach of any Agreement with the disclosing Party; (d) is disclosed with prior written approval of the disclosing Party; (e) is independently developed by the receiving Party without the use of any Confidential Information; (f) is previously known to the receiving Party on a non-confidential basis; or (g) is required by court order (other legal process) or government agency to be disclosed, in which case, the receiving Party shall give the disclosing Party as much notice as is reasonably practical so that the disclosing Party may seek a protective order or other confidential protection as the disclosing Party, in its sole discretion, may elect and the receiving Party shall reasonably cooperate with the disclosing Party in disclosing Party’s efforts to obtain such order or protection.

H. **Force Majeure.** Neither Party will be liable for delays or failure in its performance hereunder to the extent such delay or failure is caused by any act of God, war, natural disaster, strike, lockout, labor dispute, work stoppage, fire, third-Party criminal act or act of government, or any other event beyond the reasonable control of that Party (an Excusable Delay). This Agreement may be terminated with written notice by either Party under this section should the Excusable Delay of the non-performing Party continue for more than 30 days.
I. Entire Agreement. This Agreement with any documents referred to in it constitutes the entire agreement and understanding between the Parties and supersedes any previous agreement between them relating to the matters set forth herein.

J. Successors and Assigns. This Agreement will be binding upon, and will inure to the benefit of, the permitted successors and assigns of each Party hereto. The University may not assign, this Agreement or any of its rights hereunder without the prior written consent of AP, and any attempted assignment without such consent shall be void.

K. Variation. No variation of this Agreement or of any of the documents referred to in it shall be valid unless it is in writing and signed by or on behalf of each of the Parties.

L. Survivability. The following Sections shall survive the expiration and termination of this Agreement: I-H, V, VII, VIII, IX, X, XII, and XIII.

ACADEMIC PARTNERSHIPS, LLC

Signature: 
Name: Jeff Dawson
Title: Chief Financial Officer
Date: 6/23/17

SOUTHEASTERN OKLAHOMA STATE UNIVERSITY

Signature: 
Name: Sean Burress
Title: 
Date: 6/28/17
ADDENDUM A

This Addendum A (Addendum) dated as of April 28, 2017 is a supplement to that certain Undergraduate Programs Service Agreement (Agreement) dated as of April 28, 2017 between Academic Partnerships, LLC (AP), and Southeastern Oklahoma State University (the University) and is fully incorporated therein.

<table>
<thead>
<tr>
<th>PROGRAM AND/OR DEGREE</th>
<th>PROJECTED START DATE</th>
<th>AP REVENUE PERCENTAGE</th>
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</thead>
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<tr>
<td>BBA – General *</td>
<td>Summer/Fall 2018</td>
<td>50%</td>
</tr>
<tr>
<td>BBA in Marketing*</td>
<td>Summer/Fall 2018</td>
<td>50%</td>
</tr>
<tr>
<td>BBA in Management*</td>
<td>Summer/Fall 2018</td>
<td>50%</td>
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<tr>
<td>BS/BA in General Studies*</td>
<td>Summer/Fall 2018</td>
<td>50%</td>
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<tr>
<td>BS/BA in Communications*</td>
<td>Summer/Fall 2018</td>
<td>50%</td>
</tr>
<tr>
<td>BS/BA in Occupational Safety &amp; Health*</td>
<td>Summer/Fall 2018</td>
<td>50%</td>
</tr>
</tbody>
</table>

*The University has existing enrollments in these Online Programs as of the Effective Date of this Addendum (the Existing Enrollments). The University wishes to service those Existing Enrollments outside of the Agreement. As such, AP will not provide services to the Existing Enrollments, and AP will not receive any compensation for the Existing Enrollments. Additionally, for clarity, the University will ensure that Existing Enrollments will not appear on any Student rosters or other data files sent to AP.

This addendum contains trade secrets and commercial and financial information that are confidential and therefore may not be disclosed to any third party. If the University receives an open records request for this information, it shall follow the applicable provisions of its state’s open records law in regards to notifying AP of the request and seeking a ruling by its state’s Attorney General or other open records authority regarding its confidentiality.

ACADEMIC PARTNERSHIPS, LLC

Signature: ________________________________
Name: Jeff Dawson
Title: Chief Financial Officer
Date: 6/23/17

SOUTHEASTERN OKLAHOMA STATE UNIVERSITY

Signature: ________________________________
Name: Sean Burrage
Title: President
Date: 6/28/17

UNDERGRADUATE PROGRAMS SERVICE AGREEMENT – Addendum A
Southeastern Oklahoma State University
EXHIBIT A
(AP Trademarks, including those of its affiliates)

1. ACADEMIC PARTNERSHIPS, LLC
2. ACADEMIC PARTNERSHIPS
3. AP

ACADEMIC PARTNERSHIPS

ACADEMIC PARTNERSHIPS
EXHIBIT B

(University Trademarks)

1. SOUTHEASTERN OKLAHOMA STATE UNIVERSITY
2. SOUTHEASTERN
3. SE

4. SOUTHEASTERN OKLAHOMA STATE UNIVERSITY
5. SOUTHEASTERN
6. SE

7.

Southeastern Oklahoma State University